1	OUTTEN & GOLDEN LLP	McGuireWoods LLP	
2	Moira Heiges-Goepfert (Cal. Bar No. 326861) One California Street, 12th Floor	Jamie D. Wells (SBN 290827) Two Embarcadero Center, Suite 1300	
	San Francisco, CA 94111	San Francisco, CA 94111-3821	
3	New York, NY 10017	Telephone: 415.844.9944	
4	Telephone: (212) 245-1000 Facsimile: (415) 638-8810	Facsimile: 415.844.9922	
5	mhg@outtengolden.com	K. Issac deVyver (pro hac vice)	
6		Karla Johnson (pro hac vice)	
6	LAWYERS FOR CIVIL RIGHTS Sophia L. Hall (admitted pro hac vice)	Tower Two-Sixty 260 Forbes Avenue, Suite 1800	
7	61 Batterymarch Street, 5th Floor	Pittsburgh, PA 15222	
8	Boston, MA 02110	Telephone: 412.667.6000	
9	Telephone: (617) 482-1145	Facsimile: 412.667.6050	
	Facsimile: (617) 482-4392 shall@lawyersforcivilrights.org	Attorneys for Defendants	
10	sama @aa w y electer of a ranging leaf	Social Finance, Inc. d/b/a SoFi and	
11	Attorneys for Plaintiffs and the Proposed Class	SoFi Lending Corp. d/b/a SoFi	
12	(Additional Counsel Listed on Signature Page)		
13	UNITED STATES	DISTRICT COURT	
14			
15	NORTHERN DISTRI	CT OF CALIFORNIA	
16			
	RUBEN JUAREZ, CONSTANTIN CALIN	CASE NO: 4:20-cv-03386-HSG	
17	SEGARCEANU, EMILIANO GALICIA, and	JOINT STIPULATION AND ORDER FOR	
18	JOSUE JIMENEZ, on behalf of themselves and all others similarly situated,	EXTENSION OF BRIEFING	
19	and an others similarly situated,	DEADLINES REGARDING DEFENDANTS' MOTION TO COMPEL	
	Plaintiffs,	ARBITRATION [ECF NO. 68]	
20	VS.		
21	vs.	Complaint Filed: May 19, 2020	
22	SOCIAL FINANCE, INC. d/b/a SOFI, and	First Amended Complaint Filed: July 30, 2020	
	SOFI LENDING CORP. d/b/a SOFI,	Second Amended Complaint Filed: May 3, 2021	
23	Defendants.	District Judge Haywood S. Gilliam	
24			
25			
26			
27			
28			

Pursuant to Civil Local Rules 6-1 and 6-2, Plaintiffs Ruben Juarez, Calin Constantin Segarceanu, Emiliano Galicia and Josue Jimenez ("Plaintiffs"), through counsel, along with counsel for Defendants Social Finance, Inc. d/b/a SoFi and SoFi Lending Corp. d/b/a SoFi (collectively, "Defendants" or "SoFi," and together with Plaintiffs, the "Parties"), respectfully submit the following Joint Stipulation and Proposed Order for Amended Pleadings.

RECITALS

WHEREAS, on May 19, 2020, Plaintiff Juarez filed a putative class action Complaint against SoFi in the above-captioned matter (D.E. 1);

WHEREAS, on July 30, 2020, Plaintiffs filed the First Amended Complaint (D.E. 33);

WHEREAS, on August 31, 2020, Defendants filed a Motion to Compel Arbitration, or in the Alternative Dismiss, or in the Alternative Strike Portions of the Plaintiff's First Amended Complaint (D.E. 38);

WHEREAS, on December 3, 2020, the Court held a hearing on Defendants' Motion to Compel Arbitration, or in the Alternative Dismiss, or in the Alternative Strike Portions of the Plaintiff's First Amended Complaint (D.E. 51);

WHEREAS, on April 12, 2021, the Court issued an Order (1) denying SoFi's Motion to Compel Arbitration and granting in part and denying in part SoFi's Motion to Dismiss, (2) providing Plaintiffs an opportunity to amend to address the deficiencies as to the Unruh Civil Right Act claim within 21 days of the Order, and (3) setting the Case Management Conference on May 4, 2021 (D.E. 56);

WHEREAS, on May 3, 2021, Plaintiffs filed a Second Amended Complaint in accordance with the Court's April 12, 2021 Order, incorporating additional named Plaintiffs Josue Jimenez and Emiliano Galicia (D.E. 62);

WHEREAS, Defendants filed a Motion to Compel Arbitration of Claims of Plaintiff Emiliano Galicia on June 2, 2021, rendering Plaintiffs' opposition due on June 16, 2021, and Defendants' reply due on June 23, 2021;

WHEREAS, the hearing on Defendants' Motion to Compel Arbitration of Claims of

1	Plaintiff Emiliano Galicia is currently set for August 26, 2021;		
2	WHEREAS, the Parties have scheduled a mediation session for July 15, 2021;		
3	WHEREAS, to accommodate previously scheduled vacations and other litigatio		
4	deadlines, and to allow the parties to meaningfully focus on and prepare for the mediation, th		
5	Parties have agreed to extend the briefing schedule for the pending Motion to Compel Arbitration		
6	of Claims of Plaintiff Emiliano Galicia as follows: Plaintiffs' opposition to be submitted no late		
7	than July 2, 2021 and Defendants' reply to be submitted no later than July 26, 2021.		
8	STIPULATION		
9	THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and between Plaintiffs		
10	and SoFi through their respective undersigned counsel that:		
11	1. To accommodate previously scheduled vacations and other litigation deadlines, and to		
12	allow the parties to meaningfully focus on and prepare for mediation, the parties have		
13	agreed to extend the briefing schedule on SoFi's pending Motion to Compel		
14	Arbitration of Claims of Plaintiff Emiliano Galicia as follows;		
15	a. Plaintiffs' opposition deadline will be July 2, 2021;		
16	b. Defendants' reply deadline will be July 26, 2021.		
17	2. This stipulation is without prejudice to the rights, claims, arguments, and defenses of		
18	all Parties; and		
19	3. All other signatories listed, and on whose behalf the filing is submitted, concur with the		
20	content in this Stipulation and have authorized the filing.		
21			
22	IT IS SO STIPULATED.		
23	DATED: June 09, 2021 OUTTEN & GOLDEN LLP		
24			
25	By: /s/ Ossai Miazad		
26	003 Tima Tvenae, 25th Floor		
27	New York, NY 10017 Telephone: (212) 245-1000		
28	Facsimile: (646) 509-2060		

1 2 3 4 5 6 7 8 9	Moira Heiges-Goepfert (Cal. Bar No. 326861 OUTTEN & GOLDEN LLP One California Street, 12th Floor San Francisco, CA 94111 New York, NY 10017 Telephone: (212) 245-1000 Facsimile: (415) 638-8810 mhg@outtengolden.com Mikael Rojas (Cal. Bar No. 309626) OUTTEN & GOLDEN LLP 601 Massachusetts Avenue NW, Suite 200W Washington, D.C. 20001 Telephone: (202) 847-4400 Facsimile (646) 509-2008 mrojas@outtengolden.com Sophia L. Hall (pro hac vice) LAWYYERS FOR CIVIL PLOUTS)
10	LAWYERS FOR CIVIL RIGHTS 61 Batterymarch Street, 5th Floor	
11	Boston, MA 02110 Telephone: (617) 482-1145	
12	Facsimile: (617) 482-4392	
13	shall@lawyersforcivilrights.org	
14	Attorneys for Plaintiffs and the Proposed Cla	SS
15		
16	DATED: June 09, 2021 McGuireWoods LLP	
16 17	DATED: June 09, 2021 McGuireWoods LLP By: /s/ K. Issac deVyver K. Issac deVyver (pro hac vice)	
	By: <u>/s/ K. Issac deVyver</u> K. Issac deVyver (pro hac vice) Karla Johnson (pro hac vice)	
17	By: /s/ K. Issac deVyver K. Issac deVyver (pro hac vice) Karla Johnson (pro hac vice) Tower Two-Sixty 260 Forbes Avenue	
17 18	By: /s/ K. Issac deVyver K. Issac deVyver (pro hac vice) Karla Johnson (pro hac vice) Tower Two-Sixty 260 Forbes Avenue Suite 1800	
17 18 19	By: /s/ K. Issac deVyver K. Issac deVyver (pro hac vice) Karla Johnson (pro hac vice) Tower Two-Sixty 260 Forbes Avenue Suite 1800 Pittsburgh, PA 15222 Telephone: 412.667.6000	
17 18 19 20	By: /s/ K. Issac deVyver K. Issac deVyver (pro hac vice) Karla Johnson (pro hac vice) Tower Two-Sixty 260 Forbes Avenue Suite 1800 Pittsburgh, PA 15222 Telephone: 412.667.6000 Facsimile: 412.667.6050	
17 18 19 20 21 22	By: /s/ K. Issac deVyver K. Issac deVyver (pro hac vice) Karla Johnson (pro hac vice) Tower Two-Sixty 260 Forbes Avenue Suite 1800 Pittsburgh, PA 15222 Telephone: 412.667.6000 Facsimile: 412.667.6050 Jamie D. Wells (SBN 290827)	
17 18 19 20 21 22 23	By: /s/ K. Issac deVyver K. Issac deVyver (pro hac vice) Karla Johnson (pro hac vice) Tower Two-Sixty 260 Forbes Avenue Suite 1800 Pittsburgh, PA 15222 Telephone: 412.667.6000 Facsimile: 412.667.6050 Jamie D. Wells (SBN 290827) Two Embarcadero Center Suite 1300	
17 18 19 20 21 22 23 24	By: /s/ K. Issac deVyver K. Issac deVyver (pro hac vice) Karla Johnson (pro hac vice) Tower Two-Sixty 260 Forbes Avenue Suite 1800 Pittsburgh, PA 15222 Telephone: 412.667.6000 Facsimile: 412.667.6050 Jamie D. Wells (SBN 290827) Two Embarcadero Center	
17 18 19 20 21 22 23 24 25	By: /s/ K. Issac deVyver K. Issac deVyver (pro hac vice) Karla Johnson (pro hac vice) Tower Two-Sixty 260 Forbes Avenue Suite 1800 Pittsburgh, PA 15222 Telephone: 412.667.6000 Facsimile: 412.667.6050 Jamie D. Wells (SBN 290827) Two Embarcadero Center Suite 1300 San Francisco, CA 94111-3821	
17 18 19 20 21 22 23 24 25 26	By: /s/ K. Issac deVyver K. Issac deVyver (pro hac vice) Karla Johnson (pro hac vice) Tower Two-Sixty 260 Forbes Avenue Suite 1800 Pittsburgh, PA 15222 Telephone: 412.667.6000 Facsimile: 412.667.6050 Jamie D. Wells (SBN 290827) Two Embarcadero Center Suite 1300 San Francisco, CA 94111-3821 Telephone: 415.844.9944 Facsimile: 415.844.9942 Attorneys for Defendants	
17 18 19 20 21 22 23 24 25 26 27	By: /s/ K. Issac deVyver K. Issac deVyver (pro hac vice) Karla Johnson (pro hac vice) Tower Two-Sixty 260 Forbes Avenue Suite 1800 Pittsburgh, PA 15222 Telephone: 412.667.6000 Facsimile: 412.667.6050 Jamie D. Wells (SBN 290827) Two Embarcadero Center Suite 1300 San Francisco, CA 94111-3821 Telephone: 415.844.9944 Facsimile: 415.844.9922 Attorneys for Defendants Social Finance, Inc. d/b/a SoFi and	
17 18 19 20 21 22 23 24 25 26	By: /s/ K. Issac deVyver K. Issac deVyver (pro hac vice) Karla Johnson (pro hac vice) Tower Two-Sixty 260 Forbes Avenue Suite 1800 Pittsburgh, PA 15222 Telephone: 412.667.6000 Facsimile: 412.667.6050 Jamie D. Wells (SBN 290827) Two Embarcadero Center Suite 1300 San Francisco, CA 94111-3821 Telephone: 415.844.9944 Facsimile: 415.844.9942 Attorneys for Defendants	

1 2	PURSUANT TO STIPULATION, IT IS SO ORDERED.
3	
4	Dated: 6/10/2021 Haywood S. Sully.
5	THE HONORABLE HAYWOOD S. GILLIAM, JR. UNITED STATES DISTRICT JUDGE
6	
7	
8	
9	
10 11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
20 21 22 22 23 23 24 25 26 27 28	
26	
27	
28	5